

Taitz v. Astrue: Judge Lamberth Gives Only the Green Light To Go After Obama's Social Security Number Reserved for Connecticut Applicants!?

June 3, 2011

ObamaRelease YourRecords on [12:29 PM](#) 



~ U.S. District Chief Judge Royce C. Lamberth ~

[update] Two new orders issued in the [FOIA lawsuit](#) against Social Security Administrations Micheal Astrue regarding [Obama's social security number reserved for Connecticut applicants](#). According to the first order atty Taitz has 14 days to refile her [First Amended Complaint](#). The Defendants'(SSA) filed a Motion to Strike Plaintiff's(Taitz) Complaint, First Amended Complaint and attached exhibits. On June 1 [Chief Judge Royce Lamberth](#) granted that motion in part and denied it in part. According to the order [attorney Only Taitz](#) must redact the SS#'s in her [complaint](#) and refile it.

The order reads: ORDER GRANTING DEFENDANT'S MOTION TO STRIKE PLAINTIFF'S COMPLAINT, FIRST AMENDED COMPLAINT, AND ATTACHED EXHIBITS

This court, having considered Defendants' Motion to Strike Plaintiff's Complaint, First Amended Complaint, and attached exhibits, It is hereby ORDERED that Defendants' motion is GRANTED, in part and DENIED in part. Plaintiff's Complaint, First Amended Complaint, and all attached exhibits shall be removed from the public record and filed under seal. Plaintiff is directed to refile those documents with properly redacted social-security numbers on the public record within 14 days of this date.

SO ORDERED, this 1st day of June 2011. - **Stamped Order embedded below...**

Second order issued by Judge Lamberth is the Scheduling Order, also embedded below...

Via atty Taitz: Did White House counsel, [Robert Bauer](#), get an early warning of the order by Judge Lamberth on June 1st, which prompted his resignation on June 2nd???

Chief judge of the U. S. district court in the District of Columbia, Royce Lamberth, issued his scheduling order on June 1st. What is important, that it says, that the FOIA cases are exempt from the initial meet and confer, which means that there is no need for Rule 26 conference, so the discovery is on, which means, that the deposition of the [White House Counsel](#) regarding Obama's fraudulent use of the Connecticut Social Security number 042-68-4425 and his use of the forged birth certificate, can go on. [Robert Bauer](#) could get deposed. Typically the White House gets an early warning of what is going on in courts, particularly in the DC courts. I wonder, if the [White House Counsel Robert Bauer](#) got information from one of the clerks, that the case will go on, which prompted [his resignation](#) the next day, on June the second. The clerks held on to this order and filed the June 1 order by judge Lamberth 2 days later, on June the 3rd. I got this information via PACER only a few minutes ago, even though I am the plaintiff on the case..

If you are an attorney or paralegal or court reporter in DC or HI and want to help in this case, please contact me at 949-683-5411 or at orly.taitz@gmail.com

UPDATE: Please see the comment thread for updates. The [obot lawyers](#) are very nervous about what has taken place above.

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLUMBIA

ORLY TAITZ,
Plaintiff,

v.

MICHAEL ASTRUE,
COMMISSIONER OF THE SOCIAL
SECURITY ADMINISTRATION,

Defendant.

Civil Action No. 11-402 (RCL)

FILED

JUN - 2 2011

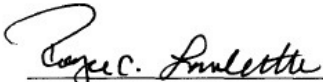
Clerk, U.S. District & Bankruptcy
Courts for the District of Columbia

SCHEDULING ORDER

FOIA actions are exempt from Local Civil Rule 16.3's requirement to meet and confer, as well as the requirement for initial disclosures.

Any dispositive motions that defendant expects to file shall be filed within thirty (30) days of this date.

SO ORDERED this 15th day of June 2011.


ROYCE C. LAMBERTH
Chief Judge
United States District Court

BIRtherREPORT.COM
www.ObamaReleaseYourRecords.com

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLUMBIA

DR. ORLY TAITZ, ESQ, PRO SE,

Plaintiff,

v.

MICHAEL ASTRUE, COMMISSIONER
OF THE SOCIAL SECURITY
ADMINISTRATION,

Defendant.

Civil Action No. 11-CV-00402-RCL
The Honorable Royce C. Lamberth

FILED

JUN - 2 2011

Clerk, U.S. District & Bankruptcy
Courts for the District of Columbia

**PROPOSED ORDER GRANTING DEFENDANT'S MOTION TO STRIKE
PLAINTIFF'S COMPLAINT, FIRST AMENDED COMPLAINT, AND ATTACHED
EXHIBITS**

This court, having considered Defendants' Motion to Strike Plaintiff's Complaint, First Amended Complaint, and attached exhibits,

It is hereby ORDERED that Defendants' motion is GRANTED, ^{in part and DENIED in part.} and Plaintiff's

Complaint, First Amended Complaint, and all attached exhibits ^{shall be removed} ~~are stricken~~ ^{public} from the record ^{and filed} ~~under seal.~~

Plaintiff is directed to refile those documents ^{under seal} ~~under seal~~ with properly redacted social-security numbers ^{on the public record within 14 days of this date.}

SO ORDERED, this 15th day of June 2011.

Royce C. Lamberth
ROYCE C. LAMBERTH
UNITED STATES DISTRICT JUDGE